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6 7	Tel: (702) 880-0000 Attorney for Plaintiffs Robin And Beverly Bruins	
8	UNITED STATES D	ISTRICT COURT
9	DISTRICT OF NEVADA	
10	ROBIN BRUINS, individually; and BEVERLY BRUINS, individually;	CASE NO.: 2:15-CV-00324-APG-VCF
11	Plaintiff (s),	STIPULATION AND ORDER TO
12	1 14111111 (5),	EXTEND TIME FOR PLAINTIFFS ROBIN AND BEVERLY BRUINS' REPLY
13		TO [58] RESPONSE TO [53] MOTION TO AMEND COMPLAINT, SUBSTITUTE
14		DOES
15		
16	VS.	
17	COLONEL DENNIS OSBORN, in his individual capacity as Chief of the Nevada	
18	Highway Patrol; SERGEANT JUAN ARIAS, in his individual capacity; TROOPER F.	
19	HERRERA, in his individual capacity;	
20	TROOPER A. POEHL, in his individual capacity; TROOPER D. SLATTERY, in his	
21	individual capacity; B.O. ESTES, in her individual capacity; LAS VEGAS	
22	METROPOLITAN POLICE DEPARTMENT; NAPHCARE, INC.; DOES COMMAND	
23	STAFF I-X, inclusive, DOES XI – XX, inclusive, DOES XXI – XXX, inclusive; DOES	
24	CORRECTIONS EMPLOYEES I – X,	
2526	inclusive; and DOES MEDICAL PROVIDERS I – X; inclusive;	
27	D. C 1	
28	Defendants.	
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Gentile Cristalli Miller Armeni Savarese Attorneys At Law 410 S. Rampart Blvd., #420 Las Vegas, Nevada 89145 (702) 880-0000

1	IT IS HEREBY STIPULATED AND AGREED by and between Plaintiffs, ROBIN	
2	BRUINS and BEVERLY BRUINS, by and through their attorneys Paola M. Armeni, Esq. and	
3	Colleen E. McCarty, Esq., of the law firm of Gentile Cristalli Miller Armeni Savarese, and	
4	Defendants, LAS VEGAS METROPOLITAN POLICE DEPARTMENT and NAPHCARE,	
5	INC. (the "Corrections Defendants"), by and through their attorneys Shirley Blazich, Esq. and	
6	Michael McLoughlin, Esq., of the law firm of Alverson, Taylor, Mortensen & Sanders, that	
7	Plaintiffs Beverly Bruins and Robin Bruins shall have an extension up to, and including Tuesday,	
8	January 17, 2017, in which to file their Reply to [58] Response to [53] Motion to Amend	
9	Complaint, Substitute Does.	
10	IT IS HEREBY STUPULATED.	
11	Dated this 12 th day of January, 2017. Dated this 12 th day of January, 2017.	
12	ALVERSON, TAYLOR, MORTENSEN GENTILE CRISTALLI	
13	& SANDERS MILLER ARMENI SAVARESE	
14	By/s/Michael McLoughlinBy:/s/Paola M. Armeni	
15	SHIRLEY BLAZICH, ESQ. MICHAEL MCLOUGHLIN, ESQ. COLLEEN M. MCCARTY, ESQ.	
16	7401 W. Charleston Boulevard 410 South Rampart Blvd., #420	
17	Las Vegas, Nevada 89117 Las Vegas. Nevada 89145 Attorney for Corrections Defendants Attorneys for Plaintiffs	
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19	<u>ORDER</u>	
20	The Court having reviewed and considered the Stipulation by the Parties, and good cause	
21	appearing therefore, IT IS HEREBY ORDERED that the Stipulation is hereby GRANTED.	
22	Plaintiff shall have up to, and including Tuesday, January 17, 2017, in which to file their Reply	
23	to [58] Response to [53] Motion to Amend Complaint, Substitute Does.	
24	IT IS SO ORDERED.	
25	The same of the sa	
26	UNITED STATES DISTRICT JUDGE Dated: January 12, 2017.	

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